

Oct 29 1 17 PM '02

BK 96 PG 305
W.E. DAVIS CH. CLK.

After recording, please return to:
Asset Manager
Crown Castle USA, Inc.
375 Southpointe Blvd.
Canonsburg, PA 15317

Indexing Cross Reference:
See Exhibit A

STATE OF MISSISSIPPI)
)
COUNTY OF DESOTO)

SITE DESIGNATION SUPPLEMENT
AND
MEMORANDUM OF SUBLEASE

THIS SITE DESIGNATION SUPPLEMENT AND MEMORANDUM OF SUBLEASE (the "**Supplement**"), made effective as of the Site Commencement Date (as defined below), by and between **BELLSOUTH MOBILITY LLC**, a Georgia Limited Liability Company d/b/a Cingular Wireless, which is the successor to BellSouth Mobility Inc, a Georgia corporation, with a principal address at ~~1100 Peachtree Street, Suite 800, Atlanta, Georgia 30309~~, Attn: Real Estate Department ("**Transferring Entity**"), and **CROWN CASTLE SOUTH INC.**, a Delaware corporation, with a principal address at c/o Crown Communication Inc., 375 Southpointe Boulevard, Canonsburg, Pennsylvania 15317, Attn: Real Estate Department ("**TowerCo**").

6100 ATLANTA RD.
MAIL CODE 610026
NORCROSS, GA 30071

WITNESSETH:

WHEREAS, reference is hereby made to that certain Sublease dated June 1, 1999 (the "**Sublease**"), by and among Transferring Entity, the other transferring entities named therein, Crown Castle International Corp., a Delaware corporation, and TowerCo;

Site Name: Olive Branch North
Site Number: MEM-181
MS Leased Site: 801145

Prepared by: C.Slemp
Prepared on: 12/04/01

Version 7/27/01

WHEREAS, the parties desire that the terms and conditions of the Sublease shall govern the relationship of the parties under this Supplement, and each party executing this Supplement that is not an original party to the Sublease hereby ratifies and agrees to be bound by and perform the obligations applicable to such party as set forth in the Sublease and this Supplement; and

WHEREAS, pursuant to that certain lease between Herbert D. Hunt & Paula J. Hunt (the "Ground Lessor") and Transferring Entity, dated May 8, 2000 (as may have been amended, the "Ground Lease"), the recorded copy or memorandum of which is referred to in **Exhibit A**, Transferring Entity is the lessee of that certain real property described therein, and the owner of certain improvements located thereon as more particularly described on **Exhibits B, C and D** attached hereto and incorporated herein by reference (the "Site");

NOW, THEREFORE, for valuable consideration, the receipt, adequacy and sufficiency of which is hereby acknowledged by the parties hereto, the parties hereby agree as follows:

1. **Sublease and Defined Terms.** Unless otherwise defined herein, capitalized terms shall have the meaning set forth in the Sublease. The parties agree that, except as otherwise set forth herein, the terms and conditions of the Sublease shall govern the relationship of the parties under this Supplement and the Sublease is incorporated herein by reference. In the event of a conflict or inconsistency between the terms of the Sublease and this Supplement, the terms of the Sublease shall govern and control, except as expressly set forth herein.

2. **Demise.** Pursuant to the Sublease, Transferring Entity hereby subleases to TowerCo, and TowerCo hereby subleases from Transferring Entity, the Subleased Property of the Site.

3. **Reserved Space.** TowerCo hereby expressly acknowledges that, in accordance with the Sublease, the Subleased Property does not include, and the Transferring Entity has reserved and excepted from the Sublease pursuant to this Supplement, the Reserved Space as shown on **Exhibits B, C and D** attached hereto and incorporated herein by this reference. Notwithstanding any errors or imprecisions in the descriptions and depictions set forth on **Exhibits B, C and D** attached hereto and incorporated herein by this reference, TowerCo further expressly acknowledges that the Reserved Space includes, without limitation, all portions of the Site utilized or occupied by the Transferring Entity or any other BMI Affiliate as of the date of this Supplement for the use, enjoyment, operation or maintenance of its Communications Facility. TowerCo further expressly acknowledges that, in accordance with the Sublease, the Reserved Space includes, without limitation: (i) the Transferring Entity's Improvements set forth in **Exhibit E** attached hereto; (ii) the nonexclusive rights of ingress to and egress from the entire Site, and access to the entire Tower and all Improvements (including any and all easements), at such times (on a 24-hour, seven (7) day per week basis), to such extent, and in such means and manner (on foot or by motor vehicle) as the Transferring Entity deems necessary or desirable for its full use and enjoyment of the Reserved Space; (iii) the right to use any portion of the Subleased Property, including the Land and Improvements thereof, for purposes of temporary location and storage of any equipment (including Communications Equipment) and any part thereof in connection with

Site Name: Olive Branch North
Site Number: MEM-181
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Prepared by: C. Slemp
Prepared on: 12/04/01

performing any repairs or replacements of the Improvements; and (iv) any and all rights pursuant to **Sections 5(c) and 25** of the Sublease and all appurtenant rights reasonably inferable to permit the Transferring Entity's full use and enjoyment of the Reserved Space, including without limitation, the appurtenances specifically described in **Section 5** of the Sublease. For purposes of **Section 25** of the Sublease, the weights and sail area of the panel antennas comprising a portion of Transferring Entity's Tower-mounted Communications Equipment is set forth on **Exhibit F**. In addition to and not in limitation of the foregoing, the Reserved Space of the Site also includes (i) space for, and shall be capable of supporting: (x) up to twelve (12) panel antennas consistent with the twelve (12) panel antenna arrays and related equipment specified in Annex B to the Construction Agreement, regardless of the actual number of antennas and related equipment placed on the Reserved Space of the Site at the time of the execution hereof, and (y) a microwave dish placed seventeen feet (17') below (measured center-line to center-line) the location of such panels, subject to **Section 5** of the Sublease, and (ii) a sector frame for such antennas.

4. **Term/Site Commencement Date.** The Term of the Sublease as to the Subleased Property of the Site pursuant to this Supplement shall commence effective as of November 29, 2001 (the "**Site Commencement Date**") and shall terminate on the date which is one day before the Ground Lease expires in accordance with its terms (including any extensions or renewals thereof), unless terminated earlier in accordance with the terms of the Sublease.

5. **Rent.** TowerCo shall pay to BMI the Site Payment calculated in accordance with **Section 11** of the Sublease.

6. **Notice.** All notices hereunder shall be deemed validly given if given in accordance with the Sublease.

7. **Governing Law.** Notwithstanding the terms of the Sublease, this Supplement shall be governed by and construed in accordance with the laws of the State in which the Subleased Property is located.

8. **Modifications.** This Supplement shall not be amended, supplemented or modified in any respect, except pursuant to written agreement duly executed by the parties in the same manner in which the Sublease was executed.


9. **Counterparts.** This Supplement may be executed in several counterparts, each of which shall be deemed an original, and all of such counterparts together shall constitute one and the same instrument.

Site Name: Olive Branch North
Site Number: MEM-181
MS Leased Site: 801145

Prepared by: C.Slemp
Prepared on: 12/04/01

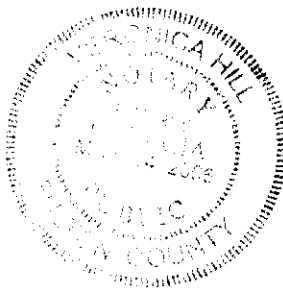
IN WITNESS WHEREOF, the parties hereto have set their hands as of the Site Commencement Date, as defined above.

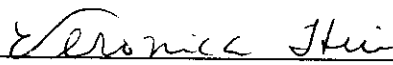
BELLSOUTH MOBILITY LLC
a Georgia Limited Liability Company
d/b/a Cingular Wireless

By: 
Name: Stephen A. Brake,
Title: Assistant Vice President

STATE OF Georgia)
)
COUNTY OF Fulton)

Personally appeared before me, the undersigned authority in and for said County and State, on this 15 day of October, 2007, within my jurisdiction, the within named Stephen A. Brake, who acknowledged that he/she is the Assistant Vice President of BellSouth Mobility LLC, a Georgia Limited Liability Company d/b/a Cingular Wireless, and that in said representative capacity he/she executed the above and foregoing instrument, after first having been duly authorized so to do.




Notary Public
My commission expires: 03/14/06
(Notarial Stamp/Seal)

Site Name: Olive Branch North
Site Number: Olive Branch North
MS Leased Site: 801145

Prepared by: C.Slemp
Prepared on: 12/04/01

IN WITNESS WHEREOF, the parties hereto have set their hands as of the Site Commencement Date, as defined above.

CROWN CASTLE SOUTH INC.
a Delaware corporation

By: Dan Rainey VP, CCM for
Name: ~~Joseph W. Ernest~~ **DAN RAINERY**
Title: Authorized Agent **VP, CCM**
Region: TN/AR

Crown Castle South Inc., a Delaware corporation, was converted pursuant to Delaware law to Crown Castle South LLC, a Delaware limited liability company, effective December 31, 2001. The signatory of this document is an authorized officer of Crown Castle South LLC.

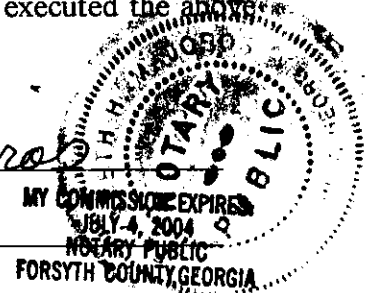
STATE OF TENNESSEE)

COUNTY OF WILLIAMSON)

Personally appeared before me, the undersigned authority in and for said County and State, on this 29 day of AUGUST, 2002 within my jurisdiction, the within named ~~Joseph W. Ernest~~ **DAN RAINERY**, who acknowledged that he/she is the Authorized Agent of Crown Castle South Inc., a Delaware corporation, and that in said representative capacity he/she executed the above and foregoing instrument, after first having been duly authorized so to do.

E. H. Maypro
Notary Public

My commission expires: _____
(Notarial Stamp/Seal)



Site Name: Olive Branch North
Site Number: Olive Branch North
MS Leased Site: 801145

Prepared by: C.Slemp
Prepared on: 12/04/01

EXHIBIT A

SITE DESCRIPTION

See attached recorded Ground Lease and/or recorded Memorandum of Ground Lease.

Site Name: Olive Branch North
Site Number: Olive Branch North
MS Leased Site: 801145

A-1

Prepared by: C.Siemp
Prepared on: 12/04/01

MEM OBN
Olive Branch North
801145

MEMORANDUM OF LEASE

BOOK 0096 PAGE 0311

This Memorandum of Lease is by and between **HERBERT D. HUNT** and **PAULA J. HUNT** (collectively, the "Lessor") and **BELLSOUTH MOBILITY INC.**, a Georgia corporation ("Tenant"), pursuant to which Lessor has demised to Tenant, and Tenant has accepted such demise from Lessor, the Premises upon the following terms:

Date of Lease:

5/8/00, 2000

Description of Property:

See Exhibit "A" attached hereto and incorporated herein by reference.

Term:

Five (5) year initial term, with four (4) additional extended terms of five (5) years each, for a total of twenty-five (25) years, including extensions and renewals, if any.

STATE MS.-DESOTO CO.
FILED

Nov 27 2 37 PM '01

Commencement Date:

11/23/2000

BK 92 Pg. 70

The purpose of this Memorandum of Lease is to give record notice of the Lease and of the rights created, all of which are hereby confirmed and all terms of which are incorporated into this Memorandum of Lease by reference. Lessor further grants and conveys unto Tenant, its heirs, successors and assigns, for the term of the Lease, the easements described in Exhibit "A".

IN WITNESS WHEREOF, the parties have executed this Memorandum of Lease as of the dates set forth in their respective acknowledgments.

Signed, sealed and delivered
in the presence of:

LESSOR:

**HERBERT D. HUNT and
PAULA J. HUNT**

Witness _____ (SEAL)

Herbert D. Hunt
Name: Herbert D. Hunt

Witness
Jerry Lingerich (SEAL)
 Witness

Paula J. Hunt
Name: Paula J. Hunt

Date: 5/8/00

By (Initials) SC Date 12/10/01 BUN 801145

COG update _____ Lease/License # 49874 Site ID _____ Doc Type L

State of Mississippi)

County of DeSoto)

Personally appeared before me, the undersigned authority in and for the said county and state, on this 8th day of May, 2000, within my jurisdiction, named Herbert D. Hunt and Paula J. Hunt, who acknowledged that they executed and foregoing instrument.

Wanda D. [Signature]
Notary Public

My Commission Expires: SEPT. 16, 2001

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES SEPT. 16, 2001
BONDED THRU STEGAL NOTARY SERVICE

Signed, sealed and delivered
in the presence of:

Louanna McElharg (SEAL)
Witness

[Signature] (SEAL)
Witness

State of Georgia)

County of Fulton)

1/4 TENANT:
BELLSOUTH MOBILITY INC.

Name: Stephen A. Brake
Assistant Vice President

Title: _____

Date: 6-30-00

Personally appeared before me, the undersigned authority in and for the said county and state, on this 5 day of July, 2000, within my jurisdiction, the within named Stephen A. Brake who acknowledged that he/she is Asst. Vice Pres. of BellSouth Mobility Inc., a Georgia corporation, and that for and on behalf of the said corporation, and as its act and deed he/she executed the above and foregoing instrument after first having been duly authorized by said corporation so to do.

[Signature]
Notary Public

My Commission Expires: 3-7-2004

P BK 92 PG 72

NA

EXHIBIT A

P BOOK 0096 PAGE 0313

A ten thousand square feet parcel of land located in DeSoto County, known as Tax Map 165, Section 22, Parcel 11, more particularly described on the site sketch attached hereto. Said property is further described in Deed Book 156, page 157, DeSoto County Register's Office.

ATLLIB01 772871.5

0641566.01
100462-208 04/24/2000
Crown/BMI/Build To Suit

113

2 OF 2
75285-23

OPTION AND LEASE AGREEMENT

THIS AGREEMENT, made this 8th day of May, 2000 between HERBERT D. HUNT and PAULA J. HUNT (collectively, the "LESSOR") and BELLSOUTH MOBILITY INC., a Georgia corporation, and/or its allied and associated companies and assigns ("TENANT").

PROPERTY

LESSOR is the owner of certain real property located in DeSoto County, State of Mississippi and TENANT desires to obtain an option to lease a portion of such real property, containing approximately ten thousand square feet (10,000), together with a right of way thereto as hereinafter described (such portion of real property and such right of way being hereinafter called the "Property"). The Property is more specifically described in, and substantially shown on, Exhibit "A" attached hereto and made a part hereof.

OPTION

NOW THEREFORE, in consideration of the sum of Five Hundred and no/100 Dollars (\$500.00) (the "Option Money"), to be paid by TENANT to LESSOR upon TENANT's execution of this Agreement, LESSOR hereby grants to TENANT the exclusive right and option (the "Option") to lease the Property in accordance with the terms and conditions set forth herein.

OPTION PERIOD. The Option may be exercised at any time on or prior to November 8, 2000 (the "Option Period"). At TENANT's election, and upon TENANT's written notice to LESSOR prior to expiration of the Option Period, the Option Period may be further extended for one additional period of six (6) months, through and including May 8, 2001, with an additional payment of Five Hundred and no/100 Dollars (\$500.00), by TENANT to LESSOR for the extension of the Option Period. The Option Period may be further extended by mutual agreement in writing. If TENANT fails to exercise the Option within the Option Period, as it may be extended as provided herein, the Option shall terminate, all rights and privileges granted hereunder shall be deemed completely surrendered, LESSOR shall retain all money paid for the Option, and no additional money shall be payable by either party to the other.

TRANSFER OF OPTION. The Option may be sold, assigned, or transferred at any time by TENANT to TENANT's parent company or any affiliate or subsidiary of, or partner in, TENANT or its parent company or to any third party agreeing to be subject to the terms hereof. Otherwise, the Option may not be sold, assigned or transferred without the written consent of LANDLORD, such consent not to be unreasonably withheld, conditioned, or delayed. From and after the date the Option has been sold, assigned or transferred by TENANT to a third

party agreeing to be subject to the terms hereof, TENANT shall immediately be released from any and all liability under this Agreement, including the payment of any rental or other sums due, without any further action.

CHANGES IN PROPERTY DURING OPTION PERIOD. If during the Option Period or any extension thereof, or during the term of this Agreement if the Option is exercised, LESSOR decides to subdivide, sell, or change the status of the zoning of the Property or the other real property of LESSOR contiguous to, surrounding, or in the vicinity of the Property ("LESSOR's Surrounding Property"), LESSOR shall immediately notify TENANT in writing. Any sale of the Property shall be subject to TENANT's rights under this Agreement. LESSOR agrees that during the Option Period or any extension thereof, or during the term of this Agreement if the Option is exercised, LESSOR shall not initiate or consent to any change in the zoning of the Property or LESSOR's Surrounding Property or impose or consent to any other restriction that would prevent or limit TENANT from using the Property for the uses intended by TENANT as hereinafter set forth in this Agreement.

TITLE. LESSOR warrants that LESSOR is seized of good and marketable title to the Property and has the full power and authority to enter into and execute this Agreement. LESSOR further warrants that there are no deeds to secure debt, mortgages, liens, judgments, restrictive covenants, or other encumbrances on the title to the Property that would prevent TENANT from using the Property for the uses intended by TENANT as hereinafter set forth in this Agreement.

INSPECTIONS. LESSOR shall permit TENANT or TENANT's employees, agents and contractors during the Option Period, and any extension thereof, free ingress and egress to the Property by TENANT or its employees, agents, and contractors to conduct structural strength analyses, subsurface boring tests, environmental inspections (including Phase I and Phase II audits), radio frequency tests, and such other tests, investigations, and similar activities as TENANT may deem necessary, at the sole cost of TENANT. The scope, sequence, and timing of the inspections shall be at the sole discretion of TENANT; upon notification to LESSOR, the inspections may be commenced at any time during the aforementioned Option Period and if the Option is exercised, at any time during the Lease. TENANT and its employees, agents and contractors shall have the right to bring the necessary vehicles and equipment onto the Property and the LESSOR's Surrounding Property to conduct such tests, investigations, and similar activities. TENANT shall indemnify and hold LESSOR harmless against any loss or damage for personal injury or physical damage to the Property, LESSOR's Surrounding Property or the property of third parties resulting from any such tests, investigations and similar activities. Upon written request, TENANT shall furnish to LESSOR copies of the environmental findings. However, LESSOR shall not rely on said tests for anything outside this Agreement and shall indemnify and hold TENANT harmless from such findings.

SURVEYS. LESSOR also hereby grants to TENANT the right to survey the Property and LESSOR's Surrounding Property, and the legal description of the Property on the survey obtained by TENANT shall then become Exhibit "B", which shall be attached hereto and

made a part hereof, and shall control in the event of discrepancies between it and Exhibit "A". If as a result of any tests or investigations conducted by TENANT, or if required in connection with obtaining any necessary zoning approvals or other certificates, permits, licenses, or approvals, TENANT desires to alter or modify the description of the Property in Exhibit "A" (and Exhibit "B" if then applicable) so as to relocate all or any portion of the Property to other portions of LESSOR's Surrounding Property (a "Relocation Site"), TENANT shall notify LESSOR of such desire and deliver to LESSOR a copy of the survey and legal description of the portions of the Property and LESSOR's Surrounding Property that TENANT proposes as a Relocation Site. LESSOR shall have the right to approve any Relocation Site, and LESSOR agrees not to unreasonably withhold its approval, such approval to be based on commercially reasonable standards. LESSOR agrees to review and consider TENANT's relocation request and any proposed Relocation Site in good faith and to cooperate with TENANT to attempt, if reasonably possible, to approve the TENANT's proposed Relocation Site or such other Relocation Site as may be agreed upon by LESSOR and TENANT as will allow TENANT to use the same for the use intended by TENANT for the Property as hereinafter set forth in this Agreement. If LESSOR approves a Relocation Site, then TENANT shall have the right to substitute the Relocation Site for the Property and to substitute the description of the approved Relocation Site for the description of the Property in Exhibit "A" (and Exhibit "B" if then applicable), and the Property shall thereafter consist of the Relocation Site so approved and substituted. If requested by TENANT, LESSOR shall execute an amendment to this Agreement to evidence the substitution of the Relocation Site as the Property.

GOVERNMENTAL APPROVALS. TENANT's ability to use the Property is contingent upon its obtaining all certificates, permits licenses and other approvals that may be required by any governmental authorities. LESSOR shall cooperate with TENANT in its effort to obtain such certificates, permits, licenses, and other approvals. During the Option Period, and during the term of this Agreement if the Option is exercised, LESSOR agrees to sign such papers as are required to file applications with the appropriate zoning authority and other governmental authorities for the proper zoning of the Property and for other certificates, permits, licenses, and approvals as are required for the use of the Property intended by the TENANT. If requested by TENANT, any such applications may be filed with respect to, not only the Property, but also LESSOR's Surrounding Property. TENANT will perform all other acts and bear all expenses associated with any zoning or other procedure necessary to obtain any certificate, permit, license, or approval for the Property deemed necessary by TENANT. LESSOR agrees not to register any written or verbal opposition to any such procedures.

UTILITY SERVICES. During the Option Period, and during the term of this Agreement if the Option is exercised, LESSOR shall cooperate with TENANT in TENANT's effort to obtain utility services along the access right-of-way contained in the Property by signing such documents or easements as may be required by the utility companies. In the event any utility company is unable to use the aforementioned right of way, LESSOR hereby agrees to grant an additional right of way either to TENANT or to the utility company at no cost to TENANT. If LESSOR fails to fulfill LESSOR's obligations to cooperate with TENANT as required herein in obtaining the governmental approvals or utility services contemplated by this Agreement, then in

addition to any rights or remedies that TENANT may have at law or in equity, TENANT shall also be entitled to reimbursement from LESSOR upon demand of all costs and expenses incurred by TENANT in connection with its activities under this Agreement, including but not limited to costs of environmental assessments, title examinations, zoning application fees, and attorneys' fees, and other legal expenses of TENANT. In the event LESSOR desires to relocate the utilities and utility easement(s), LESSOR will obtain all certificates, permits and other approvals required by the utility company and bear all costs associated with such relocation. LESSOR shall ensure that all activities related to the relocation of such utilities shall not interfere with the construction, maintenance or operation of TENANT's facility.

EXERCISE OF OPTION. TENANT shall exercise the Option by written notice to LESSOR by certified mail, return receipt requested. The notice shall be deemed effective on the date it is posted. On and after the date of such notice, this Agreement shall also constitute a lease agreement between LESSOR and TENANT on the following terms and conditions:

LEASE AGREEMENT

1. **LEASE OF PROPERTY.** LESSOR hereby leases to TENANT the Property, which lease includes the grant of a nonexclusive right and easement during the term of this Agreement for ingress and egress, seven (7) days a week, twenty-four (24) hours a day, on foot or motor vehicle, including trucks, and for the installation and maintenance of utility wires, cables, conduits and pipes over, under or along the twenty foot (20') wide right of way extending from the nearest public right of way, which is known as Alexander Road, to the Property, as such right-of-way is shown on Exhibit "A" hereto.

2. **INITIAL TERM AND RENTAL.** This Agreement shall be for an initial term of five (5) years beginning on the date the Option is exercised by TENANT at an annual rental of Six Thousand no/100 Dollars (\$6,000.00) to be paid in equal monthly installments on the first day of each month during the term, in advance, to LESSOR or to such other person, firm or place as the LESSOR may, from time to time, designate in writing at least thirty (30) days in advance of any rental payment date. If the Option is exercised on a date other than the first day of a calendar month, TENANT shall make a prorated payment of the installment of the annual rental payable for the first and last month of the term of this Agreement.

3. **EXTENSION OF TERM.** TENANT shall have the option to extend the term of this Agreement for four (4) additional consecutive five (5) year periods. Each option for an extended term shall be deemed automatically exercised without notice by TENANT to LESSOR unless TENANT gives LESSOR written notice of its intention not to exercise any such extension option at least six (6) months prior to the end of the then current term. If TENANT gives LESSOR written notice of its intention not to exercise any such option, the term of this Agreement shall expire at the end of the then current term. All references herein to the term of this Agreement shall include the term as it is extended as provided in this Agreement.

4. **EXTENDED TERM RENTAL.** The annual rental for the extended terms shall be as follows:

<u>Extended Term</u>	<u>Annual Rental</u>
1st	\$ 6,600.00
2nd	\$ 7,260.00
3rd	\$ 7,986.00
4th	\$ 8,785.00

The annual rental for the extended terms shall be payable in the same manner as the annual rental for the initial term.

5. **CONTINUANCE OF LEASE.** If, at least six (6) months prior to the end of the fourth (4th) extended term, either LESSOR or TENANT has not given the other written notice of its desire that the term of this Agreement end upon the expiration of the fourth (4th) extended term, then upon the expiration of the fourth (4th) extended term this Agreement shall continue in full force upon the same covenants, terms, and conditions for a further term of one (1) year, and for annual terms thereafter until terminated by either party by giving to the other written notice of its intention to so terminate at least six (6) months prior to the end of any such annual term. Monthly rental during such annual terms shall be equal to the rent paid for the last month of the fourth (4) extended term.

6. **USE.** TENANT shall use the Property for the purpose of constructing, maintaining and operating a communications facility and uses incidental thereto, which facility may consist of such buildings as are necessary to house telecommunications equipment, a free standing monopole, guyed or three sided antenna structure of sufficient height, as determined by TENANT, now or in the future to meet TENANT's telecommunication needs and all necessary appurtenances, and a security fence of chain link or comparable construction that may, at the option of TENANT, be placed around the perimeter of the Property (collectively, the "Communications Facility"). TENANT shall be allowed to modify, supplement, replace, remove, or relocate any of its antennas, microwaves, or other appurtenances during the term of this Agreement and any extensions thereof. All improvements, modifications, supplements, replacements, removals, or relocation which are necessary for TENANT's use shall be made at TENANT's expense. LESSOR grants TENANT the right to use such portions of LESSOR's Surrounding Property as are reasonably required during construction, installation, maintenance, and operation of the Communications Facility. TENANT shall maintain the Property in a reasonable condition and shall be solely responsible for the repair and maintenance of all of TENANT's improvements on the Property, excluding repair and maintenance due to the willful misconduct or negligence of the LESSOR, its employees, agents or contractors. LESSOR shall not be allowed to use the Property or the Surrounding Property in any manner which would cause interference with the operation of TENANT's Communication Facilities or to any SUBTENANTS. In the event there is interference due to LESSOR's actions or usage, LESSOR shall immediately take all steps necessary to eliminate the interference including, if required, cutting off power to the objectionable equipment. Based on standard and accepted engineering practices, if LESSOR

cannot eliminate the interference within twenty-four (24) hours of its inception, LESSOR shall immediately remove the objectionable equipment and/or cease operations.

7. **GOVERNMENTAL APPROVALS.** LESSOR shall cooperate with TENANT in its effort to obtain and maintain in effect all certificates, permits, licenses and other approvals required by governmental authorities for TENANT's use of the Property. The obligations of LESSOR as set forth herein during the Option Period with respect to governmental approvals shall continue throughout the term of this Agreement. If at any time during the term of this Agreement, TENANT is unable to use the Property for a Communications Facility in the manner intended by TENANT due to imposed zoning conditions or requirements, or in the event that after the exercise of the Option, any necessary certificate, permit, license or approval is finally rejected or any previously issued certificate, permit, license or approval is canceled, expires, lapses, or is otherwise withdrawn or terminated by the applicable governmental authority, or soil boring tests or radio frequency propagation tests are found to be unsatisfactory so that TENANT, in its sole discretion, will be unable to use the Property for a Communications Facility in the manner intended by TENANT, TENANT shall have the right to terminate this Agreement by written notice to LESSOR and all rentals paid to LESSOR prior to the termination date shall be retained by LESSOR. Upon such termination, this Agreement shall become null and void and LESSOR and TENANT shall have no other further obligations to each other, other than TENANT's obligation to remove its property as hereinafter provided.

8. **TAXES.** TENANT shall be responsible for making any necessary returns for and paying any and all property taxes separately levied or assessed against the improvements constructed by TENANT on the Property. Taxes are not to be considered as additional rent, but rather as reimbursement to LESSOR and to be separately billed. TENANT shall pay for any increase in ad valorem real estate taxes levied against the Property which are directly attributable to the improvements constructed by TENANT on the Property and are not separately levied or assessed by the taxing authorities against TENANT or the improvements of TENANT. LESSOR shall pay all other ad valorem real property taxes levied against the Property on or before the date such taxes become delinquent. LESSOR hereby agrees that if the taxes which are levied against the LESSOR and TENANT's improvements on LESSOR's property are incorrectly assessed, TENANT maintains the right to appeal the tax assessment to the appropriate governmental authority, said appeal shall be paid for by TENANT. Should the State in which the property is located offer an early payment tax incentive, LESSOR hereby agrees that TENANT shall be allowed to pay the taxes under the incentive plan which shall allow for TENANT to take advantage of any offered incentives. LESSOR shall furnish TENANT within thirty (30) days of receipt by LESSOR or LESSOR's representative of the tax assessment for any assessed taxes which are levied against the Property.

9. **INSURANCE.** TENANT shall, at its sole cost and expense, at all times during the term of this Lease maintain in effect a policy or policies of insurance: a) covering its personal property located on the Property and TENANT's improvements to the Property paid for and installed by TENANT, providing protection against any peril included under insurance industry practices within the classification "fire and extended coverage," providing protection as

deemed desirable by TENANT with respect to its personal property and to the full insurable value of its TENANT improvements paid for by TENANT; and b) Commercial General Liability insurance with minimum limits of \$1,000,000 for injury to or death of one or more persons in any one occurrence and \$1,000,000 for damage to or destruction of properties in any one occurrence. TENANT shall name the LESSOR as an additional insured as its interest may appear in regards to the aforementioned policies and shall furnish LESSOR with a certificate of insurance upon request by the LESSOR. Should the Property and/or TENANT's personal property be sublet upon, said Subtenant shall be required to maintain similar insurance and to agree to furnish LESSOR, if requested, certificates or adequate proof of such insurance.

10. **SELF- INSURANCE.** LESSOR acknowledges that TENANT is or may be a self-insurer with respect to all or a substantial portion of the risks commonly insured against under standard fire and extended coverage and commercial general liability insurance policies. Notwithstanding any provision of the Lease to the contrary, so long as TENANT is BellSouth Mobility Inc or any subsidiary, or principal or other affiliate thereof, and has a net worth in excess of Fifty Million Dollars, (\$50,000,000.00) TENANT shall not be required to obtain or maintain any insurance policies otherwise required of TENANT under this Lease and any such insurance as may be, from time to time, maintained by TENANT will be for the sole and exclusive benefit of TENANT in furtherance of its risk management and self insurance policies and programs. In the event that TENANT should no longer be BellSouth Mobility or any subsidiary, or principal or other affiliate thereof, such TENANT shall be obligated to obtain and maintain the required insurance policies.

11. **INDEMNIFICATION.** TENANT shall indemnify and hold LESSOR harmless against any liability or loss from personal injury or property damage resulting from or arising out of the use and occupancy of the Property by TENANT or its employees or agents, excepting, however, such liabilities and losses as may be due to or caused by the acts, omissions or negligence of LESSOR, its employees, agents or contractors.

12. **SALE OF PROPERTY; TENANT'S RIGHT OF FIRST REFUSAL.** Should LESSOR, at any time during the initial or any extended term of this Agreement, decide to sell the Property, or all or any part of LESSOR's Surrounding Property, such sale shall be subject to this Section and TENANT's rights hereunder. LESSOR agrees not to sell, lease or use any areas of LESSOR's Surrounding Property for the installation, operation or maintenance of other wireless communications facilities if, such installation, operation or maintenance would interfere with TENANT's facilities; the existence or the potential for interference shall be determined by performing radio propagation tests. TENANT hereby agrees to have radio frequency propagation tests performed in order to determine if interference might exist; any and all tests shall be paid for by the purchasing party. If the radio frequency propagation tests demonstrate levels of interference unacceptable to TENANT, LESSOR shall be prohibited from selling, leasing or using any areas of LESSOR's Surrounding Property. LESSOR shall not be prohibited from the selling, leasing or use of any of LESSOR's Surrounding Property for non-wireless communication use.

(a) LESSOR covenants and agrees that during the term of this Agreement, LESSOR shall not sell, transfer or convey any portion of the Property except pursuant to this Section.

(b) In the event a person, corporation, partnership, limited liability company or other legal entity (the "Buyer") shall deliver to LESSOR a bona fide, written offer to purchase the Property or any part thereof, signed by Buyer, containing all terms and conditions of the purchase, which offer LESSOR desires to accept, then LESSOR shall give TENANT notice of such offer, which notice shall state the name and address of Buyer, include a true and correct copy of such offer, and contain an offer by LESSOR to sell the Property to TENANT on the same terms and conditions as contained in such offer. Within thirty (30) days of LESSOR's notice, TENANT may accept LESSOR's offer by notice to LESSOR. The failure of TENANT to accept LESSOR's offer within the thirty (30) day period shall terminate TENANT's right of first refusal if the Buyer shall thereafter, in fact, purchase the Property on the terms and conditions set forth in Buyer's offer; otherwise it shall continue in full force and effect.

(c) TENANT's right of first refusal shall not apply in the event of a sale, transfer or conveyance of LESSOR's interest in the Property in connection with the foreclosure of any mortgage, deed of trust, deed to secure debt or other similar instruction, whether by judicial or non-judicial sale, or any deed or assignment in lieu of foreclosure, of the Property or LESSOR's fee simple interest therein, nor shall TENANT's right of first refusal apply in the event of a sale, transfer or conveyance of LESSOR'S interest in the Property to an affiliate of LESSOR, provided such affiliate agrees to be bound by TENANT's right of first refusal as set forth herein. An "affiliate" of LESSOR shall mean any corporation, partnership, limited liability company or other business entity of which fifty percent (50%) or more of the ownership interest is held by LESSOR or the majority shareholder of LESSOR or, in the case of any individual, the immediate family of such individual or a trust established for estate planning purposes where the primary beneficiaries of such trust are such individual or members of the immediate family of such individual. For purposes hereof, "immediate family" shall mean the spouse, brothers, sisters and descendants of such individual.

(d) Any sale, transfer or conveyance of the Property in violation of the provisions of this Section shall be null and void, and any sale, transfer or conveyance of the Property in accordance with the provisions of this Section shall automatically free the Property from the operation of this Section.

13. **ASSIGNMENT.** This Agreement may be sold, assigned, licensed, or transferred at any time by TENANT to Crown Castle South Inc. ("CCSI") or to TENANT's or CCSI's parent company or any affiliate or subsidiary of TENANT or its parent company, to any entity with or into which TENANT or CCSI is merged or consolidated, or to any entity resulting from a reorganization of TENANT or CCSI or its parent company or to any third party agreeing to be subject to the terms and conditions. Upon any such permitted sale, assignment, license or transfer, TENANT shall be released from its obligations hereunder without further act, and LESSOR shall execute any instrument reasonably requested by TENANT to effect such release.

Otherwise, this Agreement may not be sold, assigned or transferred without the written consent of LESSOR, such consent not to be unreasonably withheld. TENANT may sublease or sublicense part of all of the Property, but will provide notice to LESSOR of the sublease/sublicense.

14. **CONDEMNATION.** If the whole of the Property, or such portion thereof as will make the Property unusable for the purposes herein leased, is condemned by any legally constituted public authority, then this Agreement, and the term hereby granted, shall cease from the time when possession thereof is taken by the public authority, and rental shall be accounted for as between LESSOR and TENANT as of that date. Any lesser condemnation shall in no way affect the respective rights and obligations of LESSOR and TENANT hereunder. Nothing in this paragraph shall be construed to limit or adversely affect TENANT's right to an award of compensation from any condemnation proceeding for the taking of TENANT's leasehold interest hereunder or for the taking of TENANT's improvements, fixtures, equipment, and personal property.

15. **SUBORDINATION.** At LESSOR's option, this Agreement shall be subordinate to any deed to secure debt or mortgage by LESSOR which now or hereafter may encumber the Property. No such subordination shall be effective unless the holder of every such deed to secure debt or mortgage shall, either in the deed to secure debt or mortgage or in a separate agreement with TENANT, agree that in the event of a foreclosure, or conveyance in lieu of foreclosure, of LESSOR's interest in the Property, such holder shall recognize and confirm the validity and existence of this Agreement and the rights of TENANT hereunder, and this Agreement shall continue in full force and TENANT shall have the right to continue its use and occupancy of the Property in accordance with the provisions of this Agreement as long as TENANT is not in default of this Agreement beyond applicable notice and cure periods. TENANT shall execute in a timely manner whatever instruments, including a Subordination Agreement or Estoppel Certificates, as may reasonably be required to evidence the provisions of this paragraph. In the event the Property is encumbered by a deed to secure debt or mortgage on the date of the exercise of the Option, LESSOR, no later than thirty (30) days after the Option has been exercised, shall obtain and furnish to TENANT a Non-Disturbance Agreement in recordable form from the holder of each deed to secure debt or mortgage.

16. **TITLE INSURANCE.** TENANT, at TENANT's option, may obtain title insurance on the Property. LESSOR, at TENANT's expense, shall cooperate with TENANT's efforts to obtain title insurance by executing documents or obtaining requested documentation as required by the title insurance company. If LESSOR fails to provide requested documentation within thirty (30) days of TENANT's request, or fails to provide any non-disturbance agreement required in the preceding paragraph of this Agreement, TENANT, at TENANT's option, may withhold and accrue the monthly rental until such time as all such documentation is received by TENANT.

17. **HAZARDOUS MATERIALS.** LESSOR warrants, represents and agrees that neither the LESSOR nor, to the best of LESSOR's knowledge, that any third party has used, generated, stored, or disposed of any Hazardous Materials. (Hazardous Materials shall mean

petroleum or any petroleum product, asbestos, and any other substance, chemical or waste that is identified as hazardous, toxic, or dangerous in any applicable Federal, State, or Local law, rule, or regulation.) In the event that hazardous materials are found in, on, or under the Property, which occurred prior to the date of this Agreement, LESSOR shall assume the liability and costs for any clean up resulting therefrom. TENANT and LESSOR shall be responsible for any and all damages, losses, expenses, and will indemnify each other against and from any discovery by any persons or such hazardous materials or wastes, generated, stored or disposed of as a result of TENANT's or LESSOR's respective equipment, uses of the Property or any of the Surrounding Property.

18. **OPPORTUNITY TO CURE.** If TENANT should fail to pay any rental or other amounts payable under this Agreement when due, or if TENANT should fail to perform any other of the covenants, terms or conditions of this Agreement prior to exercising any rights or remedies against TENANT on account thereof, LESSOR shall first provide TENANT with written notice of the failure and provide TENANT with a thirty (30) day period to cure such failure (if the failure is a failure to pay rental or any other sum of money under this Agreement) or a sixty (60) day period to cure such failure (if the failure is a failure to perform any other covenant, term, or condition of this Agreement). If the failure is not a failure to pay rental or any other sum of money hereunder but is not capable of being cured within a sixty (60) day period, TENANT shall be afforded a reasonable period of time to cure the failure provided that TENANT promptly commences curing the failure after the notice and prosecutes the cure to completion with due diligence.

19. **NOTICES.** Except as otherwise provided herein, any notices or demands which are required by law or under the terms of this Agreement shall be given or made by LESSOR or TENANT in writing and shall be given by hand delivery, telegram or other similar communication or sent via facsimile followed up by an original hard copy or by certified or registered mail, or by a national overnight receipted delivery services which provides signed acknowledgments of receipt (including Federal Express, UPS, Emery, Purolator, DHL, Airborne and other similar couriers delivery services) and addressed to the respective parties set forth below. Such notices shall be deemed to have been given in the case of telegrams or similar communications when sent; in the case of certified or registered mail when deposited in the United States mail with postage prepaid, and in the case of overnight receipted delivery service the day the notice is deposited with the overnight delivery service. Every notice, demand, or request hereunder shall be sent to the addresses listed below:

If to LESSOR:	Herbert D. and Paula J. Hunt Post Office Box 517 Olive Branch, Mississippi 38654
---------------	--

If to TENANT:

BellSouth Mobility Inc
1100 Peachtree Street, 8th Floor
Real Estate Department
Atlanta, Georgia 30309-4599
Attention: Real Estate Manager

with a copy to:

Crown Communication Inc.
Crown Square at Southpointe
375 Southpointe Blvd.
Canonsburg, Pennsylvania 15317
Attention: Legal Department

and:

Crown Communication Inc.
381 Mallory Station, Suite 204
Franklin, TN 37067

For Legal Notices only,

a copy to:

BellSouth Cellular Corp.
Suite 910
1100 Peachtree Street, N.E.
Atlanta, Georgia 30309-4599
Attention: Legal Department

Rejection or refusal to accept delivery of any notice, or the inability to deliver any notice because of a changed address of which no notice was given, shall be deemed to be receipt of any such notice.

20. **CASUALTY.** If TENANT's Communications Facility or improvements are damaged or destroyed by fire or other casualty, TENANT shall not be required to repair or replace the Communications Facility or any of TENANT's improvements made by TENANT. TENANT shall not be required to expend for repairs more than twenty-five percent (25%) of the replacement value of the Communications Facility or any improvements. Additionally, if completion of the repairs is not possible within ninety (90) days following the date of the damage or destruction, TENANT may terminate this Agreement by giving written notice to LESSOR. Termination shall be effective immediately after such notice is given. Upon such termination, this Agreement shall become null and void other than the requirement that the LESSOR pay of any the pro-rata share of the unused portion of the rent which was paid to LESSOR back to the Tenant. Upon TENANT's receipt of the rent, LESSOR and TENANT shall have no other further obligations to each other, other than TENANT's obligation to remove its property as hereinafter provided.

21. **TERMINATION** (a) Notwithstanding any other termination rights available to TENANT under this Lease, TENANT, at its sole and absolute discretion, shall have the right to terminate this Lease with ninety (90) days prior written notice to LESSOR and a lump sum payment to LESSOR in an amount equal to twelve (12) months rent or the total of the

remaining months of the term, whichever is less. The rental rate shall be computed at the rate which is in effect at the time of termination. Upon termination TENANT shall execute upon the request of the LESSOR a written cancellation of the lease upon the TENANT vacating the Property or upon termination of the lease, in recordable form and TENANT shall have no other further obligations, other than TENANT's obligation to remove its property as hereinafter provided.

(b) In addition to and in not limitation of any other provisions of this Agreement, TENANT shall have the right, exercisable by at least ten (10) days prior written notice thereof to LESSOR, to terminate this Agreement upon occurrence of one or more of the following events:

(i) if LESSOR shall violate or breach, or shall fail fully and completely to observe, keep, satisfy, perform and comply with, any agreement, term, representation, warranty, covenant, and shall not cure such violation, breach or failure within thirty (30) days after TENANT gives LESSOR written notice thereof, or, if such failure shall be incapable of cure within thirty (30) days, if LESSOR shall not commence to cure such failure within such thirty (30) day period and continuously prosecute the performance of the same to completion with due diligence; or

(ii) the commencement by LESSOR of a voluntary case under the federal bankruptcy laws, as now constituted or hereafter amended, or the consent by LESSOR to the appointment of a receiver, liquidator, assignee, trustee, custodian, (or other similar official) of any substantial part of the property of LESSOR, or to the taking of possession of any such property by any such functionary or the making of an any assignment for the benefit of creditors by LESSOR.

22. **REMOVAL OF IMPROVEMENTS.** Title to all improvements constructed or installed by TENANT on the Property shall remain in TENANT, and all improvements constructed or installed by TENANT shall at all times be and remain the property of TENANT, regardless of whether such improvements are attached or affixed to the Property. Furthermore all improvements constructed or installed by TENANT shall be removable at the expiration or earlier termination of this lease or any renewal or extension thereof, provided TENANT shall not at such time be in default under any covenant or agreement contained in this lease. TENANT, upon termination of this Agreement, shall, within ninety (90) days, remove all improvements, fixtures and personal property constructed or installed on the Property by TENANT and restore the Property to its original above grade condition, reasonable wear and tear excepted. If such removal causes TENANT to remain on the Property after termination of this Agreement, TENANT shall pay rent at the then existing monthly rate, or on the existing monthly pro rata basis if based upon a longer payment term, until such time as the removal is completed.

23. **MISCELLANEOUS.** This Agreement cannot be modified except by a written modification executed by LESSOR and TENANT in the same manner as this Agreement is executed. The headings, captions and numbers in this Agreement are solely for convenience

and shall not be considered in construing or interpreting any provision in this Agreement. Wherever appropriate in this Agreement, personal pronouns shall be deemed to include other genders and the singular to include the plural, if applicable. This Agreement contains all agreements, promises and understandings between the LESSOR and TENANT, and no verbal or oral agreements, promises, statements, assertions or representations by LESSOR or TENANT or any employees, agents, contractors, or other representatives of either, shall be binding upon LESSOR or TENANT.

24. **QUIET ENJOYMENT.** LESSOR covenants that TENANT, on paying the rental and performing the covenants, terms, and conditions required of TENANT contained herein, shall peaceably and quietly have, hold, and enjoy the Property and the leasehold estate granted to TENANT by virtue of this Agreement.

25. **SECURITY INTEREST.** It is the express intent of the parties to this Lease that LESSOR have no security interest whatsoever in any personal property of TENANT whatsoever, and, to the extent that any applicable statute, code, or law grants LESSOR such an interest, LESSOR does hereby expressly waive any rights thereto.

26. **REPRESENTATION.** LESSOR and TENANT warrant to each other that they were represented in this transaction by _____ and Advantage Properties/Stephen Sullivan respectively and by no other real estate brokerage firms. Additionally, the parties warrant to each other that they will each hold the other harmless from and indemnify each other against claims made by any broker claiming to have represented the indemnifying party in this transaction.

27. **GOVERNING LAW.** This Agreement shall be governed and interpreted by, and construed in accordance with, the laws of the State where the site is located.

28. **ATTORNEY'S FEES.** In any proceeding which either party may prosecute to enforce its rights hereunder, the unsuccessful party shall pay all costs incurred by the prevailing party (as such parties are hereafter defined), including reasonable attorneys' fees.

29. **MEMORANDUM OF LEASE.** At the request of TENANT, LESSOR agrees to execute a memorandum or short form of this Agreement, in recordable form, setting forth a description of the Property, the term of this Agreement and other information desired by TENANT for the purpose of giving public notice thereof to third parties.

30. **CONFIDENTIALITY.** LESSOR agrees not to discuss publicly, advertise, nor publish in any newspaper, journal, periodical, magazine, or other form of mass media, the terms or conditions of this Lease Agreement. Doing so shall constitute a default under this Agreement immediately. It is agreeable that both parties will not discuss terms and conditions with any parties not directly involved with this Lease.

31. **BINDING EFFECT.** This Agreement shall extend to and bind the heirs, personal representatives, successors, and assigns of LESSOR and TENANT and shall constitute covenants running with the land.

32. **COUNTERPARTS.** This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which shall constitute the same agreement.

33. **RADON GAS.** If applicable and in accordance with State Law, the following statement is hereby made: "RADON GAS: Radon is a natural occurring radioactive gas. When it has accumulated in a building in sufficient quantities, radon gas present health risks to persons who are exposed to it over time. Levels of radon that exceed Federal and State guidelines have been found in buildings in the State. Additional information regarding radon and radon testing may be obtained from your County Public Health Unit.

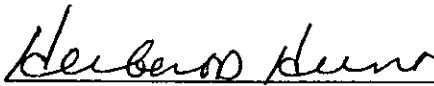
34. **ADDENDUM.** If LESSOR and TENANT have agreed to amend any of the foregoing terms of this Agreement, including the Option terms, by the attached Addendum to Option and Lease Agreement, the LESSOR's initial appear here [____], the TENANT's initials appear here [____], and the attached Addendum to Option and Lease Agreement is incorporated herein by this reference

IN WITNESS WHEREOF, the parties hereto have set their hands and affixed their respective seals.

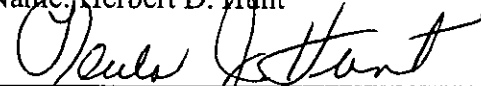
Signed, sealed and delivered
in the presence of:

LESSOR:
**HERBERT D. HUNT AND
PAULA J. HUNT**

_____(SEAL)
Witness


Name: Herbert D. Hunt

_____(SEAL)
Witness


Name: Paula J. Hunt

Date: 5/8/00

State of Mississippi)

County of Desoto)

Personally appeared before me, the undersigned authority in and for the said county and state, on this 8th day of May, 2000, within my jurisdiction, the within named Herbert D. Hunt and Paula J. Hunt, who acknowledged that they executed the above and foregoing instrument.

Wanda D. Sowell
Notary Public

My Commission Expires SEPTEMBER 18, 2001
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES SEPT. 18, 2001
BONDED THRU STEGALL NOTARY SERVICE

Signed, sealed and delivered
in the presence of:

Lauriana McElroy (SEAL)
Witness
Angel Spadina (SEAL)
Witness

4 TENANT:
BELLSOUTH MOBILITY INC

Stephen A. Brake
Name: Stephen A. Brake.
Assistant Vice President
Title:
Date: 6-16-00

State of Georgia)
County of Fulton)

Personally appeared before me, the undersigned authority in and for the said county and state, on this 16th day of June, 2000, within my jurisdiction, the within named Stephen A. Brake who acknowledged that he/she is Asst. Vice Pres. of BellSouth Mobility Inc., a Georgia corporation, and that for and on behalf of the said corporation, and as its act and deed he/she executed the above and foregoing instrument, after first having been duly authorized by said corporation so to do.

W. Lott
Notary Public

My Commission Expires January 26, 2004
Notary Public, Gwinnett County, Georgia

EXHIBIT A

A ten thousand square feet parcel of land located in DeSoto County, known as Tax Map 165, Section 22, Parcel 11, more particularly described on the site sketch attached hereto. Said property is further described in Deed Book 156, page 157, DeSoto Register's Office.

ATLLIB01 772871.5

HA
PA

AB

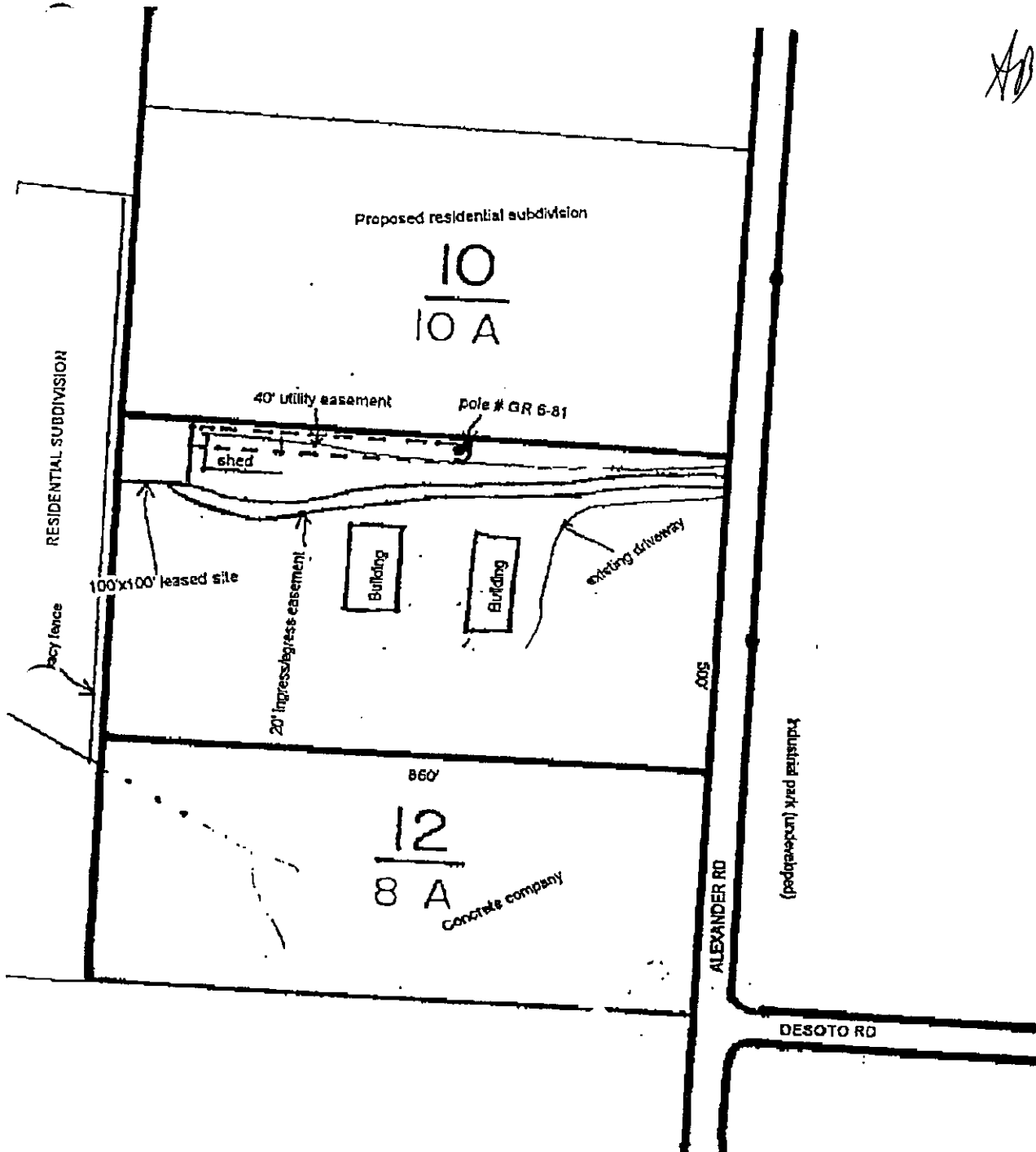


EXHIBIT B

9 BOOK 0096 PAGE 0332

SITE PLAN

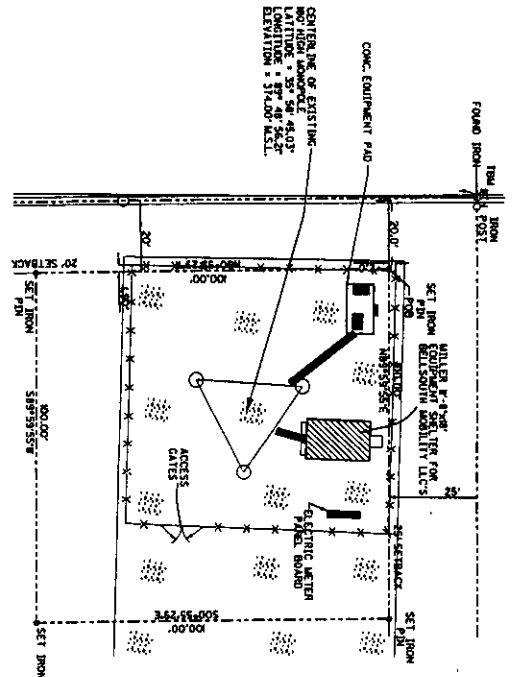
See attached "as built" site plan showing the portion of the Site that is part of the Reserved Space.

Site Name: Olive Branch North
Site Number: Olive Branch North
MS Leased Site: 801145

B-1

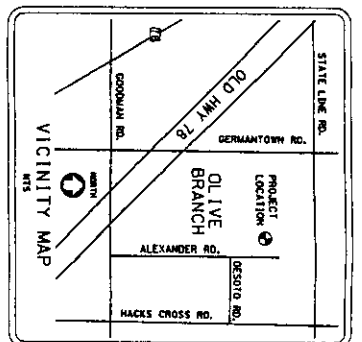
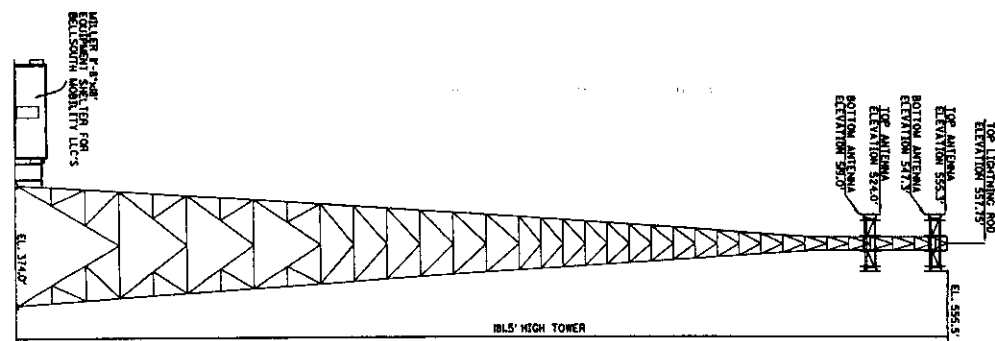
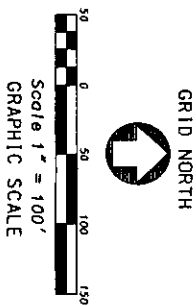
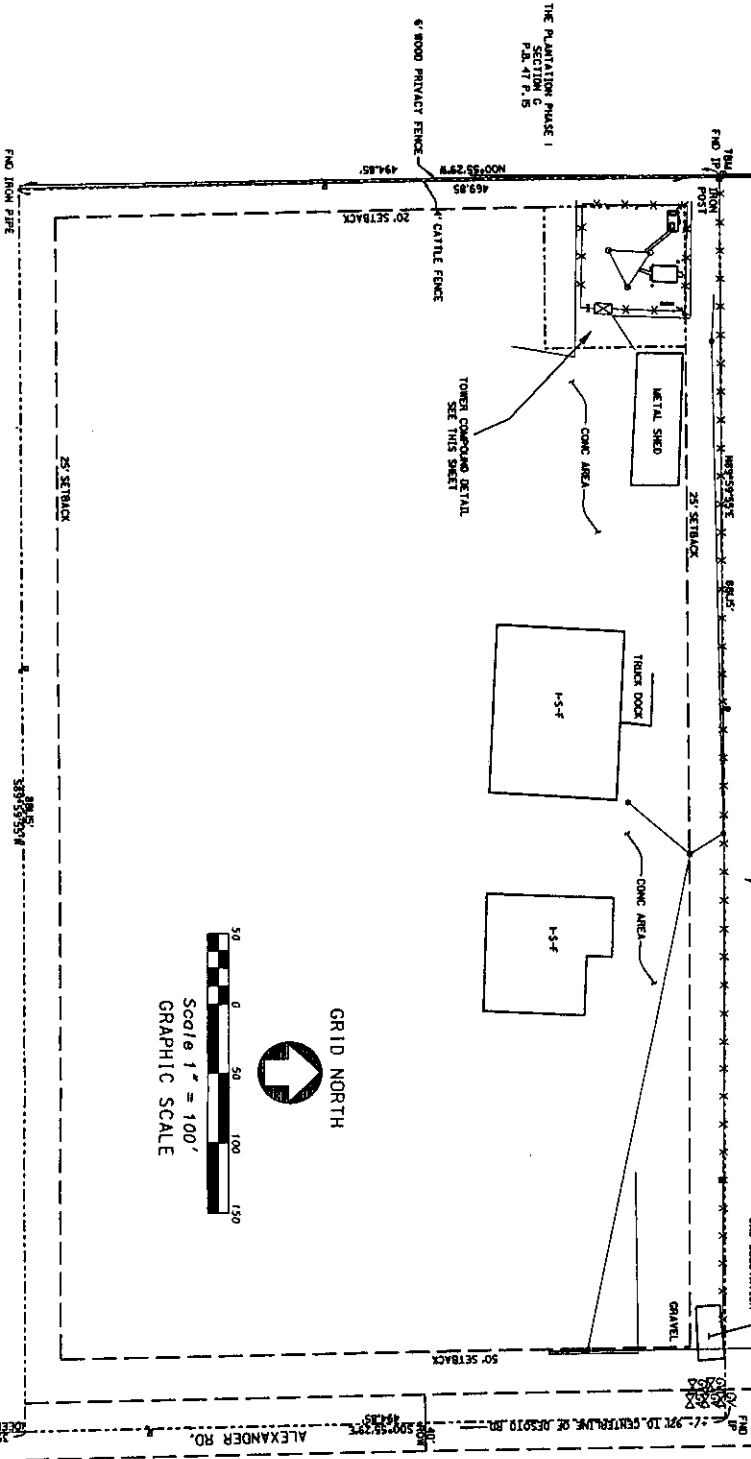
Prepared by: C.Slemp
Prepared on: 12/04/01

- GENERAL NOTES:
1. THIS SURVEY CONFORMS TO THE GUIDELINES SET FORTH IN THE UNITED STATES DEPARTMENT OF AGRICULTURE, BUREAU OF LAND MANAGEMENT, CLASS A SURVEY AND HAS AN UNLIMITED FIELD RUN TRAVELER CLOSURE EXCEEDING 10,000.
 2. UTILITY INFORMATION:
LOCATION OF UTILITIES SHOWN IS APPROXIMATE. EXACT LOCATION SHOULD BE FIELD VERIFIED.
ELECTRIC NORTH CENTRAL ELECTRIC POWER,
662/828-2891
TELEPHONE CENTRAL TELEPHONE
662/828-2891
3. NEAREST TELEPHONE SERVICE:
QUALITY DOKK BARRERS INC.
662/828-464
4. PROPERTY IS ZONED M-2 HEAVY INDUSTRIAL DISTRICT
5. BUILDING SETBACK REQUIREMENTS:
FRONT: 50'
REAR: 20'
SIDE: 25'
6. ALL BEARINGS BASED ON TRUE NORTH
7. CENTER OF PROPOSED TOWER:
NAD - 1983
LAT. 34°58'44.62" N
LONG. 89°48'56.27" W
ELEV. 370.20
8. TOWER TOP OF IRON PIN IN THE NW PROPERTY CORNER.
9. NEAREST FIRE HYDRANT AS SHOWN
10. DIRECTIONS TO SITE:



DAN BROWN
D.B. 359 P. 169

DETAILED SITE
SCALE: 1"=20'



REVISIONS

NO.	DESCRIPTION	BY	DATE

DRAWING INTENT IS TO INDICATE GENERAL ARRANGEMENT, DESIGN AND SCOPE OF WORK AND IS PARTLY DIAGNOSTIC. DRAWING SHALL NOT BE SCALED.

DATE 12-18-07

BUCHART HORN, INC.
Engineers and Planners

AS-BUILT
SITE PLAN

CROWN COMMUNICATIONS
OLIVE BRANCH NORTH
OLIVE BRANCH, MS

DRAWING NO.
SP-1

SHEET NO.

1 OF 1

PROJECT NO.
75285-23

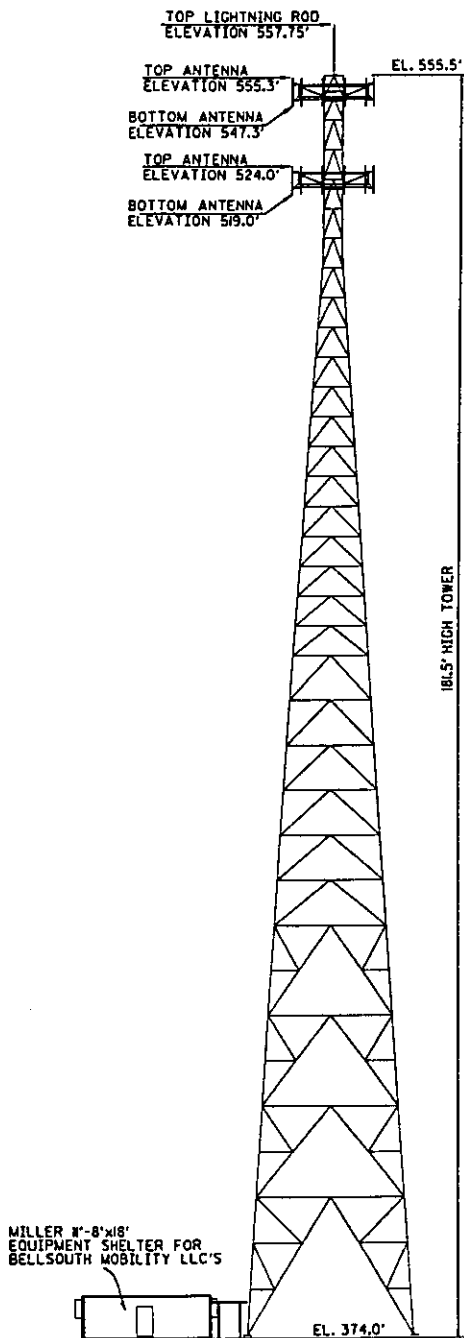
TOWER ELEVATION

See attached "as built" tower elevation describing the Tower and indicating the portion of the Tower that is part of the Reserved Space.


Site Name: Olive Branch North
Site Number: Olive Branch North
MS Leased Site: 801145

Prepared by: C.Slemp
Prepared on: 12/04/01

C-1



SELF SUPPORTING TOWER
NO SCALE

PROJECT NO. 75285-23		SHEET NO. 1 OF 1		DRAWING NO. SP-1		CROWN COMMUNICATIONS OLIVE BRANCH NORTH OLIVE BRANCH, MS		AS-BUILT SITE PLAN		 BUCHART HORN, INC. Engineers, and Planners		<table><tr><th colspan="4">REVISIONS</th></tr><tr><th>NO.</th><th>DESCRIPTION</th><th>BY</th><th>DATE</th></tr><tr><td> </td><td> </td><td> </td><td> </td></tr><tr><td> </td><td> </td><td> </td><td> </td></tr><tr><td> </td><td> </td><td> </td><td> </td></tr><tr><td> </td><td> </td><td> </td><td> </td></tr><tr><td> </td><td> </td><td> </td><td> </td></tr><tr><td> </td><td> </td><td> </td><td> </td></tr><tr><td> </td><td> </td><td> </td><td> </td></tr><tr><td> </td><td> </td><td> </td><td> </td></tr></table>				REVISIONS				NO.	DESCRIPTION	BY	DATE																																	DRAWING INTENT IS TO INDICATE GENERAL ARRANGEMENT, DESIGN AND INTENT OF WORK AND IS PARTLY DIAGNOSTIC. DRAWING SHALL NOT BE SCALED. ©Buchart-Horn, Inc. DATE 12-18-01		ENGLISH DESIGN BY DRAWN BY CHECK BY	
REVISIONS																																																											
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TOWER ANTENNA PLATFORM

See attached "as built" tower antenna platform drawing describing the antenna platform(s) and indicating the portion thereof that is part of the Reserved Space.

The entire antenna platform located at approximately 180 feet is reserved for Cingular.

Site Name: Olive Branch North
Site Number: Olive Branch North
MS Leased Site: 801145

D-1

Prepared by: C.Slemp
Prepared on: 12/04/01

TRANSFERRING ENTITY'S IMPROVEMENTS

1. All of Transferring Entity's Communications Equipment located on or in the equipment shelters, buildings and/or cabinets shown on **Exhibit B** and located on the Tower as shown on **Exhibits C and D**.
2. Equipment shelters, buildings and/or cabinets, all as shown on **Exhibit B**.
3. Generators and associated fuel tanks, if any, all as shown on **Exhibit B**.
4. Pads and foundations associated with equipment shelters, building, cabinets and generators.
5. Grounding rings for the equipment shelters, if any.

Site Name: Olive Branch North
Site Number: Olive Branch North
MS Leased Site: 801145

E-1

Prepared by: C.Slemp
Prepared on: 12/04/01

ANTENNA WEIGHT AND SAIL AREA DATA

See attached schedule of standard antenna weight and sail area data.

Site Name: Olive Branch North
Site Number: Olive Branch North
MS Leased Site: 801145

F-1

Prepared by: C.Slemp
Prepared on: 12/04/01

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
Allen Telecom	DB910CE-M	0.54	7.20
Allen Telecom	DB961DD90	2.80	11.00
Allen Telecom	DB961DD90T2	2.80	11.00
Allen Telecom	DB961DD90T2E-M	2.80	11.00
Allen Telecom	DB974H90	1.20	3.50
Allen Telecom	DB978H90E-M	2.55	7.10
Allen Telecom	DB980H105T2E-M	2.50	8.50
Allen Telecom	DB980H120E-M	2.50	8.50
Allen Telecom	DB980H90E-M	3.30	8.50
Allen Telecom	DB980H90T2B-M	3.30	8.50
Allen Telecom	DB980H90T2E-M	3.30	8.50
Allen Telecom	DB982H90T2A-M	3.00	10.00
Allen Telecom	DB982H90T2E-M	3.00	10.00
Allen Telecom	DB983H65	3.30	12.00
Allen Telecom	DB983H65T2	3.30	12.00
Allgon	4158.21	3.70	24.20
Allgon	7130.16	3.90	17.16
Allgon	7131.2	4.00	15.90
Allgon	7143.21	1.00	5.00
Allgon	7143.24	3.90	21.00
Allgon	7144.24	3.90	21.00
Allgon	7144.26	6.00	31.00
Allgon	7145.24	3.90	21.00
Allgon	7145.26	6.00	31.00
Allgon	7145.48	7.70	37.40
Allgon	7146.26	5.80	31.00
Allgon	7220.14	2.80	14.00
Allgon	2980-001	3.90	21.00
Allgon	2980-002	3.90	21.00
Allgon	7251.01	0.00	17.60
Allgon	740198R2	3.90	21.00
Allgon	OGC9-825 RFL-2	0.36	7.00
Allgon	OGC9-825N	3.90	21.00
Allgon	P-7WA48G	3.90	21.00
Allgon	RWA-80012	3.90	21.00
Allgon	RWA-80016	3.90	21.00
Allgon	SRL410 C9 L/4	5.49	35.00
Andrew	GP10F-21A	314.00	418.00
Andrew	GP12F-21	452.16	517.00
Andrew	GP6F-21A	113.04	198.00
Andrew	GP8F-21A	200.96	282.00
Andrew	HP10-107F	78.54	541.00
Andrew	HP12F-21A	452.16	850.00
Andrew	HP6F-21B	113.04	281.00
Andrew	HP8-107F	50.27	447.00
Andrew	HP8F-21	50.27	447.00
Andrew	HP-8F-21A	200.96	447.00

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
Andrew	P10F-21C	314.00	402.00
Andrew	P4F-21D	50.24	119.00
Andrew	P6-65D	113.04	162.00
Andrew	P6F-21C	113.04	162.00
Andrew	P8F-21A	200.96	304.00
Andrew	P8F-21C	200.96	304.00
Andrew	PAR6-105	113.04	162.00
Andrew	PAR6-65A	28.27	281.00
Andrew	PAR8-65A	50.27	447.00
Andrew	PCS19HA-09016-2DG	3.10	10.00
Andrew	PCS19HA-11015-0DG	1.97	10.00
Andrew	PCS19HA-11015-2DG	3.10	10.00
Andrew	PL10-59D	314.00	402.00
Andrew	PL10-65D	314.00	402.00
Andrew	PL6-59D	113.04	162.00
Andrew	PL6-65D	113.04	162.00
Andrew	PL8-59D	200.96	304.00
Andrew	PL8-59D-1	200.96	304.00
Andrew	PL8-65D	200.96	304.00
Andrew	UHP8F-21	200.96	447.00
Andrew	UHX10-59J RF	314.00	541.00
Andrew	UHX12-59J RF	452.16	890.00
Andrew	UHX6-59J	113.04	281.00
Andrew	UHX6-59J RF	113.04	281.00
Andrew	UHX8-59H	200.96	447.00
Andrew	UHX8-59H LF	200.96	447.00
Antel	BCD 80010	0.23	26.50
Antel	BCR 80010:N270	6.00	55.00
Antel	BCR 80010N:90	4.20	37.00
Antel	BCR-80010	6.00	55.00
Antel	BCR80010:N180	6.00	55.00
Antel	BCR-80010:N270	6.00	55.00
Antel	BCR8-A	4.20	26.50
Antel	LPD7905/2	0.43	4.90
Antel	LPD7905/4	0.43	4.90
Antel	LPD7907/2	0.75	5.50
Antel	LPD7908/4	1.30	7.74
Antel	RWA - 80012	3.90	14.30
Antel	RWA-80010	2.00	8.40
Antel	RWA-80012	3.90	14.30
Antel	RWA-80013	3.90	14.30
Antel	RWA-80014	3.90	14.30
Antel	RWA-80015	7.87	31.00
Antel	RWA-80017	7.80	31.00
Antel	RWA-8006	1.08	5.30
Antel	RWA-8009	2.00	8.40
Antel	SRL410 C2 L/4	1.25	7.00

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
Antel	SRL410 C9 R90	5.49	35.00
Antenna Specialist	ASP2895	9.00	62.00
Antenna Specialist	ASP953	1.60	27.00
Antenna Specialist	ASP962	0.16	1.13
Antenna Specialist	ASP963	2.55	50.00
Antenna Specialist	ASP967	4.43	75.00
Antenna Specialist	ASP973	1.60	27.00
Antenna Specialist	ASP-977	1.75	35.00
Antenna Specialist	ASPD974	1.60	27.00
Antenna Specialist	ASPD977 -4	1.75	35.00
Antenna Specialist	ASPD977 -5.5	1.75	35.00
Antenna Specialist	ASPD977 -6	1.75	35.00
Antenna Specialist	ASPD978	1.75	35.00
Ball Wireless	PCS-VR-16-09007	21.00	7.00
Celwave	ALP868013	1.00	4.45
Celwave	AP11-850/105	2.71	21.30
Celwave	AP12-850/090	2.00	18.00
Celwave	AP861011	4.04	10.00
Celwave	AP866017	9.37	48.50
Celwave	AP881011	4.04	10.00
Celwave	AP8-850/105	1.61	5.90
Celwave	AP906513	2.71	17.62
Celwave	AP906516T0	1.61	7.05
Celwave	APL869012	2.00	11.60
Celwave	BCR10	4.80	87.00
Celwave	BCR10-B	4.80	87.00
Celwave	BCR12-0	7.60	124.00
Celwave	BCR12-A	7.60	87.00
Celwave	BCR12-A	7.60	124.00
Celwave	BCR12-H	7.60	87.00
Celwave	BCR12-H	7.60	124.00
Celwave	BCR12-H-B1	7.60	87.00
Celwave	BCR12-O	7.60	87.00
Celwave	BCR12-O-B1	7.60	87.00
Celwave	BCR12-OT3	7.60	124.00
Celwave	BCR6SP-HT2	2.10	58.00
Celwave	BCR8-0015	3.00	68.00
Celwave	DA10-107	314.00	930.00
Celwave	DA6-107A	28.27	440.00
Celwave	DA8-59A	50.27	680.00
Celwave	PA8-65	200.96	380.00
Celwave	PD10017	2.00	25.00
Celwave	PD10017-2B	2.00	25.00
Celwave	PD10017-4B	2.00	25.00
Celwave	PD10085	1.40	10.00
Celwave	PD10085L	1.40	10.00
Celwave	PD10099	1.50	23.00

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
Celwave	PD10108	0.18	8.00
Celwave	PD10162	1.70	20.00
Celwave	PD10164	2.00	25.00
Celwave	PD10164-2B	2.40	32.00
Celwave	PD10168	2.40	34.00
Celwave	PD10176		
Celwave	PD10177	6.20	43.00
Celwave	PD10183-2	2.55	40.00
Celwave	PD10186	2.00	25.00
Celwave	PD10188	2.00	25.00
Celwave	PD10201	10.00	28.00
Celwave	PD10222H-4	0.13	1.60
Celwave	PD10236	4.04	10.00
Celwave	PD1108	0.85	0.17
Celwave	PD1109	1.28	17.00
Celwave	PD1110	1.70	20.00
Celwave	PD1124	2.63	11.00
Celwave	PD1132	5.50	60.00
Celwave	PD1132R-4	5.50	60.00
Celwave	PD1136	3.70	38.00
Celwave	PD1251		
Celwave	PD1610-3	0.36	4.00
Celwave	PD400-8	0.88	17.00
Comsat RSI	PCS D 085-17-2	3.57	11.80
Comsat RSI	PCS D 085-17-2V	3.57	11.80
Comsat RSI	PCS D 090-20-2	4.18	15.40
Comsat RSI	PCS D 090-20-2V	4.18	15.40
Comsat RSI	PCS SD 085-16-2	0.00	11.80
Comsat RSI	PCS SD 090-20-2	0.00	14.00
CSS	SA-13	4.67	39.00
DAPA	2900-004	6.11	24.50
DAPA	2900-005	4.58	21.20
DAPA	2900-006	3.26	19.00
DAPA	2942-006	2.38	13.00
DAPA	2960-001	2.44	17.00
DAPA	2960-004	6.11	24.50
DAPA	2960-005	4.58	21.20
DAPA	2960-006	3.26	19.00
DAPA	2960-008	2.44	23.40
DAPA	2962-006	3.26	19.00
DAPA	2980-001	3.26	26.50
DAPA	2980-005	6.11	33.10
DAPA	2980-006	4.35	30.20
DAPA	2980-011	3.26	26.50
DAPA	2980-012	3.26	35.30
DAPA	2981-006	4.35	30.20
DAPA	3961-005	4.58	21.20

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
DAPA	ALP4014 N	4.00	20.00
DAPA	ALP8009 N10T	2.70	16.20
DAPA	ALP8009 N20T	2.70	16.20
DAPA	ALP8010 N	2.10	16.00
DAPA	ALP9211 N	3.90	26.70
DAPA	DAPA 2980-002	3.26	35.30
Decibel Products	ASPD-952	1.20	17.00
Decibel Products	ASPD963	2.55	50.00
Decibel Products	ASPD-973	1.60	27.00
Decibel Products	ASPD975	3.50	45.00
Decibel Products	ASPD975-3	3.50	45.00
Decibel Products	ASPD975-3T	3.50	45.00
Decibel Products	ASPD975-5T	3.50	45.00
Decibel Products	ASPD977	1.75	35.00
Decibel Products	ASPD977-3	1.75	35.00
Decibel Products	ASPD977-4	1.75	35.00
Decibel Products	ASPD977-5	1.75	35.00
Decibel Products	ASPD977-6	1.75	35.00
Decibel Products	ASPD978	1.75	35.00
Decibel Products	ASPD978-4	1.75	35.00
Decibel Products	ASPF-955	0.20	3.00
Decibel Products	DB499C	0.25	5.00
Decibel Products	DB560	2.34	35.00
Decibel Products	DB560	1.66	20.00
Decibel Products	DB561	2.87	43.00
Decibel Products	DB561	2.87	43.00
Decibel Products	DB561	2.87	43.00
Decibel Products	DB561K	2.87	43.00
Decibel Products	DB561K-CT	2.87	43.00
Decibel Products	DB562	3.41	47.00
Decibel Products	DB562K-CT	3.41	47.00
Decibel Products	DB563	3.52	50.00
Decibel Products	DB563Z	3.52	50.00
Decibel Products	DB564	4.10	53.00
Decibel Products	DB564K-CR	4.10	53.00
Decibel Products	DB564K-CR	4.10	53.00
Decibel Products	DB564K-CT	4.10	53.00
Decibel Products	DB564K-CT	4.10	53.00
Decibel Products	DB567 R90	3.90	21.00
Decibel Products	DB567 R90	7.00	80.00
Decibel Products	DB567KR90	7.00	66.00
Decibel Products	DB567KR90-CR	7.00	80.00
Decibel Products	DB567KR90-CT	7.00	80.00
Decibel Products	DB580	0.13	3.80
Decibel Products	DB583	0.13	3.80
Decibel Products	DB586	0.33	8.25
Decibel Products	DB586T6	0.33	8.25

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
Decibel Products	DB589	0.33	15.00
Decibel Products	DB589-XCT	0.64	11.50
Decibel Products	DB589-XCT3	0.64	11.50
Decibel Products	DB803	0.33	6.00
Decibel Products	DB803M-XC	0.33	6.00
Decibel Products	DB806	0.98	21.00
Decibel Products	DB806M	0.64	8.00
Decibel Products	DB806T6	0.98	21.00
Decibel Products	DB809	1.90	30.00
Decibel Products	DB809K	1.90	30.00
Decibel Products	DB809K-XC	1.90	30.00
Decibel Products	DB809M	1.19	25.00
Decibel Products	DB809M-XC	1.19	25.00
Decibel Products	DB809SR-X	1.90	30.00
Decibel Products	DB809SR-XC	1.90	30.00
Decibel Products	DB809T3	1.90	30.00
Decibel Products	DB809T3-XC	1.90	30.00
Decibel Products	DB809T6	1.90	30.00
Decibel Products	DB809T6-XC	1.90	30.00
Decibel Products	DB810	2.34	35.00
Decibel Products	DB810K	2.34	35.00
Decibel Products	DB810KT3-XC	2.34	35.00
Decibel Products	DB810KU3-XC	2.34	35.00
Decibel Products	DB810K-XC	2.34	35.00
Decibel Products	DB810K-XC	2.34	35.00
Decibel Products	DB810M	2.34	35.00
Decibel Products	DB810M	2.34	35.00
Decibel Products	DB810M-XC	2.34	35.00
Decibel Products	DB812	3.20	66.00
Decibel Products	DB812F	3.50	72.00
Decibel Products	DB812K-XC	3.50	72.00
Decibel Products	DB833	2.00	15.00
Decibel Products	DB833R-F	2.00	20.00
Decibel Products	DB834	2.35	19.00
Decibel Products	DB834R-F	2.35	19.00
Decibel Products	DB842H80	1.00	5.00
Decibel Products	DB844H80	1.00	5.00
Decibel Products	DB844H80T6-XY	1.00	5.00
Decibel Products	DB844H90	2.00	10.00
Decibel Products	DB844H90VT-SX	2.00	10.00
Decibel Products	DB844H90VT-X	2.00	12.00
Decibel Products	DB844H90-X	2.00	12.00
Decibel Products	DB848H90-XY	4.00	20.00
Decibel Products	DB854H90	4.00	17.50
Decibel Products	DB854HV90D-SX	13.74	43.00
Decibel Products	DB854HVH90D-SX	13.74	43.00
Decibel Products	DB855DDH90	5.00	28.00

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
Decibel Products	DB855DDH90(E)	5.00	28.00
Decibel Products	DB858 H90	13.74	41.00
Decibel Products	DB858DDH90SX	13.74	41.00
Decibel Products	DB858HV65-SX	8.00	43.00
Decibel Products	DB864 H90	1.04	5.00
Decibel Products	DB871 H105	1.04	5.00
Decibel Products	DB871 H120	1.04	5.00
Decibel Products	DB871 H83	1.04	5.00
Decibel Products	DB872 H105	2.06	7.00
Decibel Products	DB872 H120	2.06	7.00
Decibel Products	DB872 H83	2.06	7.00
Decibel Products	DB872H105-X	2.06	7.00
Decibel Products	DB872H120	2.06	7.00
Decibel Products	DB874H105	4.10	14.00
Decibel Products	DB874H105	4.10	14.00
Decibel Products	DB874H105-X	4.10	14.00
Decibel Products	DB874H105-XC	4.10	14.00
Decibel Products	DB874H120	4.10	14.00
Decibel Products	DB874H120	4.10	14.00
Decibel Products	DB874H83	4.10	14.00
Decibel Products	DB874H83-SX	4.10	14.00
Decibel Products	DB878H105	8.00	20.00
Decibel Products	DB878H105-X	8.00	20.00
Decibel Products	DB878H105-XC	8.00	20.00
Decibel Products	DB878H120	8.00	20.00
Decibel Products	DB878H120-X	8.00	20.00
Decibel Products	DB878H120-XC	8.00	20.00
Decibel Products	DB878H83	8.00	20.00
Decibel Products	DB878H83	8.00	20.00
Decibel Products	DB878H83-SX	8.00	20.00
Decibel Products	DB878H83-X	8.00	20.00
Decibel Products	DB881H60	1.04	5.00
Decibel Products	DB882H60	2.06	7.00
Decibel Products	DB884H45	3.90	21.00
Decibel Products	DB884H45	4.10	14.00
Decibel Products	DB884H45	4.10	14.00
Decibel Products	DB884H45-X	4.10	14.00
Decibel Products	DB884H60	4.10	14.00
Decibel Products	DB930DD65E-M	2.70	15.00
Decibel Products	DB932DD65T2E-M	3.10	17.00
Decibel Products	DB932DD90T2E-M	4.50	18.00
Decibel Products	DB978H120E-M	2.00	7.10
Decibel Products	DB983H65E-M	3.30	12.00
EMS	FC90-11-00NA	4.00	21.00
EMS	FR90-16-00DP	3.10	18.00
EMS	FR90-16-02DP	3.10	18.00
EMS	FS70-12-00NA	8.00	36.00

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
EMS	FS70-12-10_A2	8.00	36.00
EMS	FS90-09-00	5.00	27.00
EMS	FS90-09-05_A2	5.00	27.00
EMS	FS90-11-00	8.00	36.00
EMS	FS90-12-00_A2	8.00	36.00
EMS	FV105-10-00	2.70	15.00
EMS	FV105-10-05	2.70	15.00
EMS	FV105-10-10	2.70	15.00
EMS	FV105-12-00	8.00	34.00
EMS	FV60-15-00NA	8.00	27.50
EMS	FV65-13-00_A2	4.00	21.00
EMS	FV70-14-00_A2	4.00	21.00
EMS	FV90-09-10NA	2.70	15.00
EMS	FV90-11-00	4.00	21.00
EMS	FV90-11-05_A2	4.00	21.00
EMS	FV90-11-10_A2	4.00	21.00
EMS	FV90-12-00	6.00	30.00
EMS	FV90-12-00_A2	6.00	30.00
EMS	FV90-12-05_A2	6.00	30.00
EMS	FV90-12-10	6.00	30.00
EMS	FV90-12-10_A2	6.00	30.00
EMS	FV90-13-00	6.00	30.00
EMS	FV90-13-00_A2	8.00	34.00
EMS	RR90-14-00	1.70	9.00
EMS	RR90-17-02	3.10	18.00
EMS	RS80-10-00_A2	8.00	36.00
EMS	RV105-11-00_A2	4.00	21.00
Gabriel	DDP10P-59BSE	78.54	370.00
Gabriel	DDP8P-59BSE	50.27	280.00
Gabriel	GHA10-21	78.54	310.00
Gabriel	SRD10-59ASE	78.54	535.00
Gabriel	SRD8-59ASE	50.27	395.00
Hazeltine	820-080-11-9 840	6.30	28.00
Hazeltine	820-080-11-9 870	6.30	28.00
Kathrein	740198	1.37	16.00
Kathrein	63-30-6-1	5.38	22.00
Kathrein	740198 RFM3	2.00	39.00
Kathrein	740198R2	2.73	23.50
Kathrein	740198RF	18.00	1.80
Kathrein	740198RFL2	1.36	15.00
Kathrein	740198RFM2	39.00	2.00
Kathrein	KT-740198	1.37	16.00
Kathrein	KT-740198R2	2.73	23.50
Kathrein	KT-740198R2	2.73	23.50
Kathrein	KT-740198RFL2	2.73	23.50
Kathrein	KT-740198RFL2	2.73	23.50
Kathrein	KT-740198RFL5/8	1.73	18.00

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
Kathrein	KT-740198RFL5/8	1.73	18.00
Mark	HP-100A72 RF	113.04	336.00
Mark	HP-60A120L	314.00	860.00
Mark	HP-60A72 L	113.04	336.00
Mark	HP-60A72 RF	113.04	336.00
Mark	MHP-21A96	200.96	491.00
Mark	MHP-60A72 R	113.04	336.00
Mark	P-21A120G	314.00	286.00
Mark	P-21A120GF	314.00	286.00
Mark	P-21A120N	314.00	575.00
Mark	P-21A144G	452.16	465.00
Mark	P-21A48	50.24	127.00
Mark	P-21A48N	50.24	127.00
Mark	P-21A72G	113.04	128.00
Mark	P-21A72GF	113.04	128.00
Mark	P-21A72N	113.04	202.00
Mark	P-21A96G	200.96	216.00
Mark	P-21A96GF	200.96	216.00
Mark	P-21A96N	200.96	293.00
Mark	P-21B72GF	113.04	128.00
Mark	P-22A72G	113.04	128.00
Mark	P-24A48GN-2	50.24	86.00
Mark	P-24A72GN-U	113.04	128.00
Mark	P-24A96GN	200.96	216.00
Mark	P-57848N-2	50.24	127.00
Mark	P-57A48N	50.24	127.00
Mark	P-57A48N-2	50.24	127.00
Mark	P-57A72N-2	113.04	202.00
Mark	P-57A96-2	200.96	293.00
Mark	PA-21B48N	50.24	127.00
Mark	PA-21B72G	113.04	171.00
Northern Telecom	CELL PLUS		
Northern Telecom	SMART	17.24	176.00
Northern Telecom	SMART	17.24	176.00
Northern Telecom	SMART 2.5	17.24	176.00
RSI	A-57A24N-U	78.54	20.00
RSI	HP-105A120	78.54	866.00
RSI	HP-105A72	28.27	336.00
RSI	HP-60120W	78.54	866.00
RSI	HP-60A72	28.27	336.00
RSI	MHP-21A72	28.27	336.00
RSI	MHP-21A96	50.27	491.00
RSI	MHP-21B96	50.27	491.00
RSI	MHP-6072W	28.27	336.00
RSI	MHP-6096W	50.27	491.00
RSI	MHP-60A96	50.27	491.00
RSI	P-105A48	12.57	109.00

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
RSI	P-21A120G	27.43	286.00
RSI	P-21A144G	46.87	465.00
RSI	P-21A72G	11.22	171.00
RSI	P-21A96G	19.00	216.00
RSI	P-24A48G	6.32	86.00
RSI	P-24A72G	11.22	171.00
RSI	P-24A72GF-2	11.22	171.00
RSI	P-24A96G	19.00	216.00
RSI	P-57A72N	28.27	120.00
RSI	P-57A96N	50.27	240.00
RSI	P-57B48N	12.57	109.00
RSI	P-57C24N	3.14	120.00
RSI	P-60A72	28.27	120.00
RSI	P-60A96	50.27	240.00
RSI	PA-21B72G	11.22	128.00
RSI	PA-21B72GP	11.22	128.00
Scala	740198	1.37	16.00
Scala	740217	3.90	13.40
Scala	AP11-850/105	3.50	13.60
Scala	AP13-850/065	3.50	19.00
Scala	AP16-850/047	7.50	26.00
Scala	KT740198R2	2.73	23.50
Scala	KT740198R5/8	1.73	18.00
Scala	KT740218R2	2.73	23.50
Scala	KT740218R5/8	1.73	18.00
Scala	OGC 9825RFL5/8	1.73	18.00
Scala	OGC6-825-2D	1.94	16.00
Scala	OGC9-825	1.37	16.00
Scala	OGC9-825 RFL5/8	1.97	18.00
Scala	OGC9-825N	1.37	16.00
Scala	OGC9-825N RFL2	0.60	23.00
Scala	OGC9-825N RFM3	0.60	23.00
Scala	OGC9-825NR5/8	1.73	18.00
Scala	OGC9-825RFL-2	1.37	16.00
Scala	PR-850	4.40	38.00
Scala	PRBB-850	4.40	38.00
Sinclair	SLR-410C-4R160	2.80	27.00
Sinclair	SLR-410C-4R60	2.58	27.00
Sinclair	SLR-410C-4R90	2.57	27.00
Sinclair	SRL410 C9 R105	5.50	35.00
Sinclair	SRL410 C9 R160	5.94	35.00
Swedcom	900900NA	1.33	10.00
Swedcom	901200NA	2.30	20.00
Swedcom	901200NAS	2.30	20.00
Swedcom	901205NAS	2.30	20.00
Swedcom	901210NAS	2.30	20.00
Swedcom	ALP110 08	1.60	15.00

Antenna Manufacturer	Model	Wind Area (ft ²)	Weight (lbs)
Swedcom	ALP110 11	3.70	24.50
Swedcom	ALP4014-N	4.00	20.00
Swedcom	ALP4016N	8.10	33.30
Swedcom	ALP6011N	2.30	18.00
Swedcom	ALP6014N	5.40	28.90
Swedcom	ALP6016N	9.50	55.10
Swedcom	ALP8010N	2.10	16.00
Swedcom	ALP8013N	4.50	27.30
Swedcom	ALP9209N	1.70	15.30
Swedcom	ALP9212N	3.90	26.70
Swedcom	ALP9214N	8.10	53.30
Swedcom	ALP-E 9011	2.30	20.00
Swedcom	CTY10510 N	5.30	16.00
Swedcom	CTY9006-N	5.10	2.00
Swedcom	CTY9010	5.30	16.00